

## UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.uspto.gov

APPLICATION NO.	APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/491,779 01/26/2000		26/2000	Michael Gauselmann	ADP231	9043	
7.	590	12/03/2001				
Horst M Kasper				EXAMINER		
13 Forest Drive Warren, NJ 07059				COLLINS, D	COLLINS, DOLORES R	
				ART UNIT	PAPER NUMBER	
				3711	74	
				DATE MAILED: 12/03/2001	$\mathcal{F}_{\parallel}$	

Please find below and/or attached an Office communication concerning this application or proceeding.

COMMISSIONER FOR PATEUNITED STATES PATENT AND TRADECHARK OFFI
WASHINGTON, D.C. 202:
WWW.USDIO.(

APPU	ON NOTAX	FILING DATE	FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.
					TOOKET NO.
_	•		·		
			7	L	EXAMINER
				ART UNIT	PAPER NUMBER
				DATE MAILED:	
	Not	ice of Non-	-Compliant Amendment (3:	7 CFR 1.121	)
	The amendm	ent filed on //-	27-01 is considered non-compliant h	ecause it has not he	n submitted i-
the form 1238 O.	at required un G. 77, Sept. 19	der 37 CFR 1.121, 9, 2000).	as amended on September 8, 2000 (see 65 Fed.	Reg. 54603, Sept. 8	3, 2000, and
	1. The amend 37 CFR 1.12	dment does not incl l(b)(1)(ii).	ude a clean version of the replacement paragr	aph(s)/section(s).	
<b>t</b>	2. The amend 37 CFR 1.12	dment does not incl 1(b)(1)(iii)	ude a marked-up version of the replacement p	aragraph(s)/section	ı(s).
6	3. The amen	dment does not incl	ude a clean version of the amended claim(s). 3	37 CFR 1.121(cχ1χ	i)
	4. The amen	dment does not incl	ude a marked-up version of the amended claim		
Z.	5. Other	rag ( r	Daragraph 6 is NOT	mendinen: Complete	
	Need		L paralqrdph. Please re: Mark up copy of Specif		
	•		ENT: Unless applicant re-submits the prel	/A 1/2" C	
	with revised	1 37 CFR 1.121 w	rithin ONE MONTH of the mail date of thi	s letter, examinati	on on the merits
	action unde	r 35 U.S.C. 132,	y of the originally proposed preliminary arr and this ONE MONTH time limit is not ex	iendment. This not dendable.	ti∝ is not an
	<b>-</b> .				
لعر	fide, applic	ant is given a TIN	ON-FINAL ACTION: Since the above men AE PERIOD of ONE (1) MONTH or THI	tioned reply appear	rs to be <i>bona</i> from the mailing
	date of this	notice, whichever	r is longer, within which to supply the omi:	ssion or correction	in order to
	avoid aband 1.136(a).	ionment. EXTER	NSIONS OF THIS TIME PERIOD MAY B	E GRANTED UN	DER 37 CFR
For vo	ur conver	ience attache	ed to this correspondence is a copy	of an informa	tional flyer
(MPE	P Bookma	rk Bulletin or	"Simplified Amendment Practice	e").	tional hy ci
	1 111.00	1			
	MILL	In		•	
regar ru	struments Exa	miner	·		